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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/083,010	02/26/2002	Matthew Charles Priestley	MS190438.1	4314
27195 7590 01/09/2008 AMIN, TUROCY & CALVIN, LLP 24TH FLOOR, NATIONAL CITY CENTER 1900 EAST NINTH STREET CLEVELAND, OH 44114			EXAMINER ABEDIN, SHANTO	
			ART UNIT 2136	PAPER NUMBER
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

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Office Action Summary	Application No. 10/083,010	Applicant(s) PRIESTLEY ET AL.	
	Examiner Shanto M Z Abedin	Art Unit 2136	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --
Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 03 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 09 November 2007.
- 2a) ☒ This action is **FINAL**. 2b) ☐ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1,3-18,20-29,31 and 32 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 1,3-18,20-29,31 and 32 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on _____ is/ are: a) ☐ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
 2. ☐ Certified copies of the priority documents have been received in Application No. _____.
 3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- | | |
|--|---|
| 1) <input type="checkbox"/> Notice of References Cited (PTO-892) | 4) <input type="checkbox"/> Interview Summary (PTO-413) |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948) | Paper No(s)/Mail Date. _____ |
| 3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO/SB/08) | 5) <input type="checkbox"/> Notice of Informal Patent Application |
| Paper No(s)/Mail Date _____ | 6) <input type="checkbox"/> Other: _____ |

DETAILED ACTION

1. This is in response to the amendment filed on 11/09/2007.
2. Claims 1, 3-18, 20-29 and 31-32 are pending in the application.
3. Claims 1, 3-18, 20-29 and 31-32 are rejected.

Response to Arguments

4. The applicant's arguments regarding 35 USC 101 type rejections are fully considered, however, found not persuasive, therefore, the previous 35 USC 101 type rejections of claims 1, 3-16, 28-29 and 31-32 are maintained. Upon further consideration, 35 USC 101 type rejection of claim 27 and 33 are withdrawn because of the amendments made to them.

(please see below for detail explanation)

5. The applicant's arguments regarding 35 USC 112 type rejection are fully considered. The previous 35 USC 112 type rejections of claims 28-29 and 33 are withdrawn because of the amendments made to the claims.

6. Regarding 35 USC 103 (a) type rejections, the applicant primarily argues that the cited references individually or in combination fails to disclose: (a) a wrapper that packages credentials associated with resources of a service; and a pass-phrase employed in connection with generation of the wrapper via a cryptographic wrapping key; (b) wrapping the password cryptographically via the pass-phrase; storing the wrapped password in an executable; and (c) computer implemented means for storing the password separate from the package; computer implemented means for locking the package with pass-phrase.

The applicant's above arguments (a) to (c), they are fully considered , however, found not persuasive.

In response to the arguments (a), the examiner respectfully disagrees with the applicant since upon further consideration, combination of Brainard and Hypponen found to teach the above limitations, in particular, Brainard does teach a wrapper that packages credentials associated with resources of a service (Page 3, Section 2.2 to Page 4, Section 2.2; locking/ unlocking key to lock or wrap PSD or PAC or EAR that associated with different types of services), and Hypponen does teach a pass-phrase employed in connection with generation of the wrapper via a cryptographic wrapping key (Col 3, lines 35-65; generating cryptographic key from passphrase)

In response to the arguments (b), the examiner respectfully disagrees with the applicant since upon further consideration, combination of Epstein et al, Hardy et al and Bathrick et al does teach these limitation. In particular, Epstein et al discloses wrapping the password cryptographically via the pass-phrase (Par 0029, Claim 25; encoding/ wrapping the password with password), and Hardy et al discloses storing the wrapped password in an executable (Col 4, starts at line 32; storing encrypted password)

In response to the arguments (c), the examiner respectfully disagrees with the applicant since upon further consideration, combination of Rahman et al and Nemovicher does teach these limitations. In particular, Nemoviche_ teaches computer implemented means for generating a pass-phrase; computer implemented means for storing the password separate from the package; and computer implemented means for locking the package with

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the pass-phrase (Par [0020], [0021], [0082], [0089]; mail/ email system for generating/ storing pass-phrase, and packaging key/ credentials).

Finally, in response to the applicant's arguments that cited references relate to a different system other than the claimed invention, the examiner respectfully notes that, upon further examination, each combination of the cited references is found to be from the same field of endeavor (particularly related to secure transmission or storage of credentials or secure documents). Furthermore, upon further examination, it is found that although each of the secondary reference might be disclosing a slightly different system, the secondary reference does disclose the limitations for that it was dependent on (please see below for detail)

Therefore, the previous 35 USC 103 (a) type rejections of claims 1, 3-18, 20-29 and 31-32 are maintained.

Claim Rejections - 35 USC § 101

35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

7. ***Claims 1, 3-16, 28-29 and 31-32*** are rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter.

Regarding claims 1, 3-16 and 31-32, they are directed to a system, however, the language of the claim(s) raises a question whether the claim is directed merely to a software

only implemented system that is not tied to an environment or machine or hardware.

Although preamble of the claims recite a processor implemented system, claimed limitations fail to disclose any computer or hardware or machine, instead, they merely discloses software implemented components or data structures such as a wrapper or a pass-phrase along with their intended uses. Therefore, invention can be implemented by software alone, or directed to non-statutory subject matter. MPEP 2106.01 [R-5].

Regarding claims 28 and 29, they are directed to a compute readable medium merely storing non functional descriptive materials, or data structures/ packets, therefore, being non-statutory. MPEP 2106.01 [R-5].

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

8. Claims 1, 6-15 and 17 are rejected under 35 USC 103 (a) as being unpatentable over Brainard (SecurSight: An Architecture for Secure Information) in view of Hypponen (US 6986050 B2) further in view of Bathrick et al (US 5825300).

Regarding claim 1, Brainard discloses a computer implemented system for processing credentials with processor-executable components comprising :

a wrapper (Page 3, Section 2.2 to Page 4 Section 2.2; Page 7, Table 2; (unlocking)key used to encrypt PSD or PAC or EAR or password) that packages credentials associated with resources of a service (Page 3, Section 2.2 to Page 4 Section 2.2; Page 6, Section 3.5; encrypted passwords; Page 7, Table 2; locked or protected PSD or EAR) ; and

the credentials employed to facilitate access to the resources of the service (Page 3, Section 2.2 to Page 4 Section 2.2).

Brainard fails to disclose

a pass-phrase employed in connection with generation of the wrapper via a cryptographic wrapping key, the pass-phrase employed to facilitate access to the credentials, and the pass-phrase distributed separately from the credentials.

However, Hypponen discloses a pass-phrase employed in connection with generation of the wrapper via a cryptographic wrapping key (Col 3, lines 35-65; generating cryptographic key from passphrase), the pass-phrase employed to facilitate access to the credentials (Col 3, lines 15-25; passphrase is employed to encrypt/ decrypt password/ credential in case of password based symmetric cryptographic key).

Modified Brainard-Hypponen system fails to disclose

the pass-phrase distributed separately from the credentials.

However, Bathrick et al discloses the pass phrase distributed separately from the credentials (Col 2, lines 33-40, 64-67; Claim 1; distributing keying and certificate material separately; the examiner interprets keying material as passphrase, and certificate material as credential).

Hypponen, Bathrick et al and Brainard are analogous art because they are from the same field of endeavor of secure electronic data transmission and retrieval. At the time of invention it would have been obvious to a person of ordinary skill in the art to combine the teaching of Hypponen with Brainard for employing pass-phrase in connection with generation of the wrapper via a cryptographic wrapping key in order to provide a pass-phase based protection, and to combine teachings of Bathrick et al with modified Hypponen - Brainard system to provide further protection against unauthorized access to the passphrase and the credential.

Regarding claim 6, Brainard discloses the system of claim 1, further comprising one or more partners to request access to the resources (Section 1.2; agents).

Regarding claim 7, Brainard discloses the system of claim 6, at least one of the partners includes a credential store to manage the credentials (Section 2.2; generating and storing credentials).

Regarding claims 8 and 9, these limitations are already addressed in terms of rejecting claims 1, 6-7.

Regarding claims 10-12, Brainard discloses use of that pass phrase over a SSL connection or in a VPN environment (Page 6, Col 1, step 5, application server, SSL connection); and issuing an Electronic License Certificate (Section 3.1; PAC).

Regarding claims 13-14, Brainard teaches a platform provisioning service, or such service being associated with a partner including a service provider and tenant (Fig 5, PAC;

SecurSight authentication service; system consist of manager, desktop, and application server; Brainard's enterprise network resources and applications imply capability of performing billing, financial, or accounting functions) .

Regarding claims 15 and 17, these limitations are already addressed in terms of rejecting claims 1, 6-7 and 13-14.

9. Claim 16 is rejected under 35 USC 103 (a) as being unpatentable over Brainard (SecurSight: An Architecture for Secure Information) in view of Hypponen (US 6986050 B2) further in view of Bathrick et al (US 5825300) further in view of Kay et al (US 6993555B2).

Regarding claim 16, Kay et al discloses at least one of the platform provisioning service and the partner maintain an account to process the credentials, the at least one of the platform provisioning service and the partner employ a Universal Resource Locator (URL) to present the credentials to the account (Col 11, starts at line 64; URL containing authentication information).

Kay et al and Brainard are analogous art because they are from the same field of endeavor of secure electronic data transmission and retrieval. At the time of invention it would have been obvious to a person of ordinary skill in the art to combine the teaching of Kay et al with modified Brainard method to design a method employing a Universal

Resource Locator (URL) to present the credentials to the account in order to provide an access request with the access credentials.

10. Claims 3-5 are rejected under 35 USC 103 (a) as being unpatentable over Brainard (SecurSight: An Architecture for Secure Information) in view of Hypponen (US 6986050 B2) further in view of Bathrick et al (US 5825300) further in view of Rahman et al (US 7114080 B2) .

Regarding claim 3, Rahman et al discloses the credentials providing stronger encryption than the pass-phrase (Col 3, starts at line 4; Col 7, starts at line 50; using strong password; the examiner interprets such strong password usually has stronger encryption than an alphanumeric passphrase).

Rahman et al and Brainard are analogous art because they are from the same field of endeavor of secure electronic data transmission and retrieval. At the time of invention it would have been obvious to a person of ordinary skill in the art to combine the teaching of Rahman et al with modified Brainard method to design a method wherein credentials providing stronger encryption than the pass-phrase in order to provide transferring of a strong credential.

Regarding claim 4, Rahman et al discloses the credentials providing greater than 100 bits of encryption (Col 3, starts at line 4; Col 7, starts at line 50; using strong password).

Regarding claim 5, Hypponen discloses the pass-phase having human-readable alphanumeric characteristics. (Col 1, lines 40-65; passphrases)

11. Claim 18 and 20 are rejected under 35 USC 103 (a) as being unpatentable over Epstein et al (US 2002/0124064 A1) in view of Hardy et al (US 5222135) further in view of Bathrick et al (US 5825300).

Regarding claim 18, Epstein et al discloses a a method to facilitate a security connection between entities, comprising:

generating a strong password (Fig 6A; Par [0055], [0062], [0111]; one-time passwords);

generating a pass-phrase (Fig 6A; Par [0029], [0111]; passphrase);

wrapping the password cryptographically via the pass-phrase (Par [0029]; Claims 25, 68; password encoded in passphrase);

Epstein et al fails to disclose

storing the wrapped password in an executable; and

transmitting the executable and the pass-phrase to a system via different communications mediums.

However, Hardy et al discloses storing the wrapped password in an executable (Col 4, starts at line 32; Claim 12; storing encrypted password...later in executable form);

Modified Hardy et al - Epstein et al system fails to disclose

transmitting the executable and the pass-phrase to a system via different communications mediums.

However, Bathrick et al discloses transmitting the executable and the pass-phrase to a system via different communications mediums (Col 2, lines 33-40, 64-67; Claim 1; distributing keying material, and certificate material separately).

Hardy et al, Bathrick et al and Epstein et al are analogous art because they are from the same field of endeavor of secure electronic data transmission and retrieval. At the time of invention it would have been obvious to a person of ordinary skill in the art to combine the teaching of Hardy et al with Epstein et al for storing the wrapped password in an executable to provide with executable password file and to combine teachings of Bathrick et al with modified Hardy et al-Epstein et al system to provide further protection against unauthorized access to the passphrase and the credential.

Regarding claim 20, Epstein et al discloses employing the pass-phrase to unlock the strong password stored in the executable, the strong password employed to establish a trust relationship with an entity (Par [0029]; Claims 25, 68; password encoded in passphrase).

12. Claims 21-26 are rejected under 35 USC 103 (a) as being unpatentable over Epstein et al (US 2002/0124064 A1) in view of Hardy et al (US 5222135) further in view of Bathrick et al (US 5825300) further in view of Brainard (SecurSight: An Architecture for Secure Information).

Regarding claims 21- 22, Brainard teaches a method comprising at least one of:

Verifying an SSL certificate (Section 3.3: Use of PACs by connect agent; Section 4.2: Certificate Validation Service)[Brainard teaches an application access agent and a certificate validation service to validate SSL certificates];

Requesting a Universal Resource Locator (URL) from a listener(Section 2.4: Comparison with other authenticators)[Brainard teaches obtaining web browser based credentials which essentially refers to use of an URL] ;

Presenting authentication credentials to a receiver (Section 3.3: Use of PACs by connect agent; Section 4.2: Certificate Validation Service) [Brainard teaches desktop presenting a certificate to be validated by the certificate validation service.];

Logging in a caller to an account (Section 3.1: PAC definition; Section 3.3: use of PACs by connect agents) [Brainard teaches a connect agent that initiates a client's access to an account after certificates are validated].

Brainard and Epstein et al are analogous art because they are from the same field of endeavor of secure electronic data transmission and retrieval. At the time of invention it would have been obvious to a person of ordinary skill in the art to combine the teaching of Brainard with modified Epstein et al for utilizing SSL certificate and UrL to provide access request in order to provide proper request security.

Regarding claim 24, Brainard teaches the method comprising at least one of: setting up account privileges; designating account contacts; and verifying contacts (Page 7, Col 1, Table 2, EAR; access right).

Regarding claim 25 is rejected applied as above rejecting claim 24. Furthermore, Lee et al does not expressly disclose a method of verbally communicating the password. However, Bathrick et al discloses a method comprising verbally communicating the password (Claim 3; non electronic communication medium for keying material/ password).

Regarding claims 23 and 26, these limitations are already addressed in terms of rejecting claims 18, 22-23 and 25.

13. Claims 27-29 and 31-32 are rejected under 35 USC 103 (a) as being unpatentable over Rahman et al (US 7114080 B2) in view of Nemovicher (US 2002/0007453 A1).

Regarding claim 27, Rahman et al discloses a computer executable system to facilitate a security relationship between parties, comprising:

means for generating a password (Col 3, starts at line 4; Col 7, starts at line 50; generating password);

means for generating a package of credentials (Col 3, starts at line 4; Col 7, starts at line 50; encrypted combined credential);

Rahman et al fails to disclose computer implemented means for generating a pass-phrase; computer implemented means for storing the password [[in]] separate from the package; computer implemented means for locking the package with the pass-phrase; and computer implemented means for transmitting the package and the pass-phrase to a system via different communications mediums.

However, Nemoviche teaches means for generating a pass-phrase (Par [0082], [0089]); means for storing the password separate from the package (Par [0081]-[0082]); means for locking the package with the pass-phrase (Par [0082], [0089]); and means for transmitting the package and the pass-phrase to a system via different communications mediums (par [0089]). Nemoviche further teaches means for generating a package of credentials (Par [0082]);

Rahman et al and Nemovicher are analogous art because they are from the same field of endeavor of secure electronic data transmission and retrieval. At the time of invention it would have been obvious to a person of ordinary skill in the art to combine the teaching of Nemovicher with Rahman et al to design a medium wherein a second data packet comprising: a pass-phrase employed to generate and unlock the wrapper field, and the pass-phrase distributed separately from the wrapper field in order to provide further protection against unauthorized access to the credentials.

Regarding claim 28, Rahman et al discloses a computer-readable medium having stored thereon a signal to communicate security data between at least two nodes, comprising:

a first data packet comprising: an encapsulated password component employed to establish a trust relationship between at least two nodes (Col 3, starts at line 4; Col 7, starts at line 50; utilizing password for accessing network data).

wherein a wrapper field employed to encapsulate the password, the wrapper field mediating access to the password (Col 3, starts at line 4; Col 7, starts at line 50; encrypting the strong password with key).

Rahman et al fails to disclose a second data packet comprising: a pass-phrase employed to generate and unlock the wrapper field, the pass-phrase distributed separately from the wrapper field.

However, Nemovicher discloses

a second data packet comprising: a pass-phrase employed to generate and unlock the wrapper field (Par [0082], [0089]; using a passphrase or password to generate the public or private key; opening package with the passphrase or password), the pass-phrase distributed separately from the wrapper field (Par [0082], [0089]; Nemovicher teaches enablement of sending passphrase separately from the package (comprising the keys generated from the password or passphrase));

Nemovicher further discloses

a password component employed to establish a trust relationship between at least two nodes (Par [0082], [0089]; using password or passphrase to unlock the email package); and

a wrapper field employed to encapsulate the password, the wrapper field mediating access to the password (Par [0082], [0089]; locked package including encrypted password ; using a private/ public key (derived from the password or passphrase) to encode the package).

Regarding claim 29, Rahman et al discloses wrapper field being cryptographically weaker than the password (Col 3, starts at line 4; Col 7, starts at line 50; using strong password; the examiner interprets such encryption keys are weaker than the strong passwords).

Regarding claims 31-32, they recite the limitations similar to claims 27-29, therefore, they are rejected applying as above rejecting claims 27-29.

Conclusion

10. THIS ACTION IS MADE FINAL. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant

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to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. See MPEP § 706.07(a).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Shanto M Z Abedin whose telephone number is 571-272-3551, and fax number is 571-273-3551. The examiner can normally be reached on M-F from 9:00 AM to 5:30 PM. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Moazzami Nasser, can be reached on 571-272-4195. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Shanto M Z Abedin

Examiner, 2136

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